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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/824,908	04/15/2004	Jae-Hong Park	A33914G- 067515.0172	7609	
58027 7.	590 08/10/2006		EXAMINER		
H.C. PARK & 8500 LEESBU	Z ASSOCIATES, PLO		APPIAH, CHARLES NANA		
SUITE 7500	KG I IKE		ART UNIT	PAPER NUMBER	
VIENNA, VA	22182		2617		

DATE MAILED: 08/10/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

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		Application No.	Applicant(s)	
Notice of Non-Compliant		10/824,908	PARK ET AL.	
Amendment (37 CFR	1.121)	Examiner	Art Unit	
	·	Charles N. Appiah	2617	
The MAILING DATE of this co	ommunication app	ears on the cover sheet with the	correspondence add	ress
The amendment document filed on <u>08</u> requirements of 37 CFR 1.121 or 1.4. Item(s) is required.				
THE FOLLOWING MARKED (X) ITEM 1. Amendments to the specific A. Amended paragraph B. New paragraph(s) st C. Other	cation: (s) do not include	markings.) BE NON-COMPLIA	ANT:
2. Abstract: A. Not presented on a s B. Other	separate sheet. 37	7 CFR 1.72.		
"Annotated Sheet" a	ot properly identifients of required by 37 (on initing proposed d	ed in the top margin as "Replace CFR 1.121(d). rawing correction has been elin arkings, in compliance with 37 C	ninated. Replaceme	nt drawings
C. Each claim has not of each claim cannot number by using on (Previously present) D. The claims of this an E. Other: See Continua	fall of the claims is does not include been provided with the beidentified. Note of the following ed), (New), (Not emendment paper lation Sheet.	s not present. the text of all pending claims (in h the proper status identifier, ar ote: the status of every claim m status identifiers: (Original), (Cu ntered), (Withdrawn) and (Withdhave not been presented in asc not signed in accordance with 3	nd as such, the indivi nust be indicated afte urrently amended), (of drawn-currently ame rending numerical or	dual status er its claim Canceled), inded).
For further explanation of the amendn			P § 714 ′;·	
TIME PERIODS FOR FILING A REPL			final amandment as	an amandman
 Applicant is given no new time possible after allowance. If applicant entire corrected amendment muse. 	wishes to resubmi	it the non-compliant after-final a	mendment with corr	ections, the
 Applicant is given one month, or correction, if the non-compliant ar (including a submission for a requ amendment filed within a suspens Quayle action. If any of above box non-compliant amendment in corr 	nendment is one one continued sion period under ces 1, to 4, are ch	of the following: a preliminary and examination (RCE) under 37 C 37 CFR 1.103(a) or (c), and an ecked, the correction required in	mendment, a non-fin FR 1.114), a suppler amendment filed in	al amendment mental response to a
Extensions of time are availa amendment or an amendment		t 1.136(a) <u>only</u> if the non-compli to a <i>Quayl</i> e action.	ant amendment is a	non-final
filed in response to a Quayl	cation if the non-co	ompliant amendment is a non-fi oliant amendment is a prelimina		pplemental

Telephone No.

Continuation of 4(e) Other: The amendment filed on 08 March 2006 fails to provide a complete listing of all the claims in response to the Notice of Non-complaint filed on 19 September 2005.